## Milwee Student Government Presents: Fall Social 2019

Friday, October 4th, 2019 is Milwee's FALL SOCIAL, from 4:15-6PM. In order to purchase tickets, this permission slip must be signed by a parent. Tickets will be on sale at all lunches September 30th-October 4th for \$5. Purchase price entitles the student to the \$2 admission wristband, plus additional tickets to spend on games and/or other items. Students may bring money to purchase additional game tickets/other items - however, tickets AND change will be limited. Please remember admission tickets WILL NOT be sold without a permission slip and WILL NOT be sold at the door! If your student plans to bring cash for additional tickets, we will not accept bills bigger than \$20. There will be limited change on hand. Thank you!

Student Name (First and Last, please print):	Grade
Parent/Guardian Signature	Date:
☐ Parents – please initial here if you give your child permission to ☐ Parents – please initial here if you will be picking up your child	
Any students who receive a suspension after September:  PARENTS/GUARDIANS PLEASE BE SURE TO READ AND SIGN REQUIRED FOR THE PURCHASE OF A V	20 <sup>th</sup> will not be eligible for attending the Fall Social.  THE WAIVER ON THE BACK OF THIS FORM. IT IS
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Student Name (First and Last, please print):	Grade
Parent/Guardian Signature	Date:
☐ Parents – please initial here if you give your child permission to wa	
☐ Parents – please initial here if you will be picking up your child at the	ne Milwee Bus Ramp at 6:15PM:

Any students who receive a suspension after September 20th will not be eligible for attending the Fall Social.

PARENTS/GUARDIANS PLEASE BE SURE TO READ AND SIGN THE WAIVER ON THE BACK OF THIS FORM. IT IS REQUIRED FOR THE PURCHASE OF A WRISTBAND, THANK YOU.

## Appendix D

## PART "A" – WAIVER & RELEASE FROM LIABILITY

l,	, hereby give permission for my child
	ipate in the Fall Social Event. In consideration of being permitted to participate in the Event, each of the undersigned, for him/herself, his/her I representatives, heirs, next of kin, acknowledges, agrees and represents that he/she:
1.	HEREBY RELEASES, WAIVES, DISCHARGES AND COVENANTS NOT TO SUE The School Board of Seminole County and each of its past, present, and future officers, directors, board members, affiliates, partners, agents, servants, representatives, attorneys, employees, predecessors, successors, subrogees, assigns, and insurer(s) ("releasees"), from all liability to the undersigned, his/her personal representatives, assigns, heirs, and next of kin for any and all damage, and any claim or demands therefore on account of injury to the person, whether caused by the negligence of the releasees or otherwise while the undersigned is participating in any way in the Event;
2.	HEREBY expressly acknowledges and agrees that the Event is dangerous and involves the risk of serious injury. Each of the undersigned further expressly agrees that the foregoing release, waiver, and indemnify agreements intended to be as broad and inclusive as is permitted by the law of the State in which the Event is conducted and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue to full legal force and effect.
	E UNDERSIGNED HAS READ AND VOLUNTARILY SIGNS THE RELEASE AND WAIVER OF LIABILITY AND INDEMNITY AGREEMENT d further agrees that no oral representations, statements or inducement apart from the foregoing written agreement have been made
if e	is waiver, release, and indemnification agreement specifically applies to the event or activity hereinabove mentioned and has the same effect as executed after each and every activity or event in which the undersigned participates so that the parties herein intended to be released and lemnified shall be fully and effectively released and indemnified as to each and every event herein above described.
Signed:	Witness:
Date:	
	Appendix D
	PART "A" – WAIVER & RELEASE FROM LIABILITY
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2. HEF exp	REBY expressly acknowledges and agrees that the Event is dangerous and involves the risk of serious injury. Each of the undersigned further ressly agrees that the foregoing release, waiver, and indemnify agreements intended to be as broad and inclusive as is permitted by the law of the te in which the Event is conducted and that if any portion thereof is held invalid, it is agreed that the balance shall, notwithstanding, continue to full all force and effect.
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and:	Witness:
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